In Res Thor Lund/ Wills Brown (ESB / SG 2012 – 002)

Secretary Robert Toto delivered the opinion of the Board:

In the matter of Thor Lund and Wills Brown, candidates for the University of Texas Student Government (UTSG) President and Vice-President 2012-2013, heard on multiple counts of trademark violations of the University Institutional Rules.

On the counts of violating University Institutional Rules, the Board determined the party in question to be in violation as defined by the Department of Trademarking. The visual evidence presented* against the party in question illustrated the clear and incontrovertible existence of each violation for which the party in question had been implicated in circulating as illegal campaign material.

Subsequently, the party in question willingly, and without contestation, submitted that the campaign material in violation of trademarking would be expeditiously removed from any and all campaigning mediums through which those violations had been circulated. In response to the civil acquiescence of the party in question, the plaintiff submitted that the discovered emergence by the plaintiff of any future violations of similar nature by the party in question would be sought to be resolved directly with the party in question as a means of bypassing unnecessary involvement of the Board provided that the same immediate and civil compliance could also be achieved for said future instances.

Whereas, the Board decided that no punishment would be administered to the party in question provided that the existing campaign materials in violation of trademarking are removed from circulation, as agreed.

*denotes all evidence submitted and distributed at the time of filing before the commencement of the hearing.